1996R04395/ewm

a/k/a "Rubin"

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA

Criminal No. 02-714 (WHW)

v.

SALOMON CAMACHO MORA, a/k/a "El Viejo," a/k/a "Papa Grande," a/k/a "Hector," HERMAGORAS GONZALEZ-POLANCO, : a/k/a "Armando Gonzalez Apushana," a/k/a "Gordito Gonzalez," a/k/a "Milciades," MARCOS IVAN ESPINOZA DE LEON, a/k/a "Marquitos," FNULNU, a/k/a "Raffi," and HECTOR FABIO GARCIA.

This matter having been opened to the Court on the application of Paul J. Fishman, United States Attorney for the District of New Jersey (Eric W. Moran, Assistant U.S. Attorney, appearing), and counsel for defendant SALOMON CAMACHO MORA, a/k/a "El Viejo," a/k/a "Papa Grande," a/k/a "Hector" (William A. Clay, Esq., appearing) having consented to the instant order, and good cause having been shown, the Court makes the following findings:

1. This case is sufficiently complex, due to the nature of the prosecution, and it is unreasonable to expect adequate preparation for pretrial proceedings and trial within the time limits established by Title 18, United States Code, Section 3161. For example, the case involves numerous defendants, and numerous recorded calls that took place over the course of an extended period of time and involve the review, translation, transcription, and production of same.

- 2. The defendant is alleged to be a members of an international narcotics organization whose goal it was to smuggle cocaine from Colombia and elsewhere into the United States and to launder the proceeds of such activity. The allegations attendant with this case involve evidence from multiple countries.
- 3. Plea negotiations are currently in progress, and both the United States and the defendant desires additional time to negotiate a plea agreement, which would render a trial of this matter unnecessary. Defendants have requested the aforementioned continuance, and the United States has consented.
- 4. The ends of justice served by a continuance of the trial date in this matter until August 9, 2010 outweigh the interest of the public and the defendant in a speedy trial.

IT IS, therefore, on this day of February, 2010,

ORDERED that the trial date in this matter is continued until August 9, 2010, and that the period of time from February 3, 2010 through August 9, 2010 shall be excluded for the purposes of computing time under the Speedy Trial Act pursuant to 18 U.S.C. §§ 3161(h)(7)(A), (h)(7)(B)(ii), (h)(7)(B)(iv); and it is further

ORDERED that:

1. The parties' obligation to disclose discovery pursuant to Federal Rule of Criminal Procedure 16 and any other authority governing the disclosure of discovery shall be extended until March 22, 2010.

- 2. Defendant shall file pretrial motions on or before July 12, 2010;
- 3. The government shall respond to such motions on or before July 26,

2010;

4. The return date for pretrial motions shall be August 2, 2010, at 10:00

a.m.; and

5. Trial shall commence on August 9, 2010 at 10:00 a.m.

HOW. MARK FALK

United States Magistrate Judge

Form and entry

consented to:

ERIC W. MORAN

Assistant U.S. Attorney

William A. Clay, Esq.

Counsel for defendant SALOMON CAMACHO MORA